

ST_TE OF CONNECT_CUT DEPARTMENT OF ENVIRONMENTAL PROTECTION



February 4, 1985

FEB 1 3 1985

Mr. James D. Wickwire
Plant Engineer
Pratt and Whitney Aircraft Group
Division of United Technologies
400 Main Street
East Hartford, CT. 06108

RCRA RECORDS CENTER

FACILITY POST SUBJULTING - Main ST

I.D. NO. CTD 990672081

FILE LOC. R-1B

OTHER RDMS #2733

Re: Part B Application
Pratt & Whitney Aircraft Group
400 Main Street
East Hartford, Connecticut 06106
EPA I.D. No. CTD990672081

Dear Mr. Wickwire:

The Connecticut DEP has conducted a review of Pratt & Whitney Aircraft Group, 400 Main Street, East Hartford, Connecticut preliminary application under the Resource Conservation and Recovery Act (RCRA) for a permit to store, treat and dispose of hazardous waste. A review of the preliminary application has been made to determine if the information submitted is complete under Section 25-54cc(c)-16 of the Connecticut Hazardous Waste Management Regulations an 40CFR Section 270. It has been determined that the preliminary application is incomplete and we have specified in our attachment to this lefter the additional information needed.

Further processing of your permit will begin when this information is received. Please submit the necessary information within 45 days of receipt of this request. After DEP determines that the application is complete, any additional information request will be limited to that necessary to clarify, modify or supplement previously submitted material.

Your response to our comments may be in the form of a totally revised complete Part B application or revised pages which can be inserted into the original Part B submission.

If you choose to submit revised pages, please provide the following information.

- Page numbers should be shown for the entire application;
- 2. For each page submitted, indicate if it is a revision to a page in the original submitted or a new page not contained in the original submittal; and
- 3. Date or code each page, for example: 32(R-5/7/84) means page 32 revised May 7, 1984.

Phone:

Page two Mr. James D. Wickwire Pratt & Whitney Aircraft Group Part B Permit Application February 4, 1985

All revisions to your Part B application must include a new certification with the appropriate signatures as required by 40CFR Section 270.11. Additionally, if you wish to claim confidentiality on any new information, please submit a claim in accordance with 40CFR Section 270.12.

If there are any questions, please call (203) 566-5712.

Sincerely,

George Dews

Senior Sanitary Engineer

Hazardous Waste Management Section

GD/jeb

CC: W. Hoffman - EPA

B. Giroux - DEP

Certified Mail

Return Receipt Requested

Attachments

ATTACHMENT: Pratt and Whitney Aircraft Group

400 Main Street

East Hartford, Connecticut

EPA I.D. Number CTD990672081

Permit Application Notice of Deficiency

The following information outlines areas where the Pratt and Whitney Permit Application does not meet the requirements for a RCRA Part B permit application given in 40 CFR \$270 and \$264 and in sections 25-54cc(c)-16(d) and 25-54cc(c)-19 of the Connecticut Hazardous Waste Management Regulations. Additional information is necessary in each of the following areas in order to begin a more technical review of Pratt and Whitney's permit application:

I. GENERAL INFORMATION REQUIREMENTS

Section C - Waste Analysis Plan - (40 CFR \$\$270.14(b)(3) and 264.13(b))

Describe the Quality Control and Quality Assurance procedures for all sampling and analysis methods.

Section F - General Contingency Plan - (40 CFR §§270.14(b)(7) and 264, Subpart D)

- 1. Provide a map of the evacuation plan showing work sites, evacation routes, alternate evacuation routes and check in points.
- Please revise the Incompatible Waste Table (Appendix B) to list the wastes handled at the Pratt and Whitney facility, only.
- 3. Provide a map showing the location of the emergency equipment within the facility.

Section L - Financial Assurance and Liability Insurance - (40 CFR §§270.14(b)(17) and 264, Subpart H)

The wording in paragraphs 2 and 3 of the Chief Financial Officer Letter (page 79) are not identical to the wording in 40 CFR §264.151.

II. SPECIFIC INFORMATION REQUIREMENTS

Section M - Storage of Containers - (40 CFR §§270.15 and 264, Suppart I)

- 1. Since the maximum free liquid drum count is based precisely on the paint waste assumption of 60% liquid describe the method used to identify and assure that the liquid content does not exceed this amount. A conservative assumption that each drum is 100% and a corresponding maximum drum count may be easier to control.
- 2. Provide copies of the computer reports showing the method being used to monitor the working drum capacity in the container storage area.

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